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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/016,765	10/22/2001	Tatsuo Kaizu	275743US6	3313
	22850 7590 07/29/2008 OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C.		EXAMINER	
1940 DUKE STREET			SHANG, ANNAN Q	
ALEXANDRIA	ALEXANDRIA, VA 22314		ART UNIT	PAPER NUMBER
			2623	
			NOTIFICATION DATE	DELIVERY MODE
			07/29/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

	Application No.	Applicant(s)
	10/016,765	KAIZU ET AL.
Office Action Summary	Examiner	Art Unit
	ANNAN Q. SHANG	2623
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. mely filed I the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
1)☑ Responsive to communication(s) filed on 12 2a)☐ This action is FINAL . 2b)☑ Th 3)☐ Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 1-10 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdr 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-10 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/ Application Papers 9) ☐ The specification is objected to by the Examir	rawn from consideration. /or election requirement.	
10) The drawing(s) filed on is/are: a) according a deplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examination is objected to by the Examination is solved.	ccepted or b) objected to by the e drawing(s) be held in abeyance. Se ection is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document copies of the priority document all Copies of the certified copies of the priority document application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat iority documents have been receive au (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 08/03/07 has been entered.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1-10 are rejected under 35 U.S.C. 102(e) as being anticipated by Ellis et al (2005/0028208).

As to claim 1, Ellis discloses an information processing system, comprising: a recording apparatus; a personal computer configured to access the recording apparatus;

A personal computer (Server 80, figs.1-4 and 31+) configured to access the recording apparatus (figs.3 and 4, [0087-0088] and [0195-0196]);

an information processing apparatus (Remote Access Device 'RAD' 24) comprising: control means including, user controlled acquisition means for acquiring, without accessing the personal computer, control information for controlling preset recording of a program by accessing a remote program information providing server through the internet based on a user request to access the remote program information providing server, (figs.1-3, [0018-0019], [0025-0026] and [0071-0077], [0087-0088] and [0099-0100])

Conversion means for converting contents described in said control information acquired by said acquisition means into code information for setting said program preset recording to the recording apparatus, which is remote from the control means ([0018-0019], [0071-0077], [0087-0088] and [0099-0100]); and

Transmission means for receiving said code information from said conversion means and for transmitting said code information obtained by said conversion means to said recording apparatus under control of said control means; the recording apparatus receiving said code information from said transmission means, confirming whether said code information properly sets said program preset recording, and displaying whether said program preset recording is proper or improper ([0018-0019], [0071-0077], [0087-0088] and [0099-0100]).

As to claim 2, Ellis further discloses where the code information acquired by the acquisition means is G-code, information ([0067], [0120], [0130], [0158 and [0165]).

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As to claim 3, Ellis further discloses where the transmission means transmits the code information to the recording apparatus by use of an infrared signal ([0018-0019], [0071-0077], [0087-0088] and [0099-0100]).

As to claim 4, Ellis further discloses where control information includes broadcast channel information, broadcast date, broadcast start time, and recording end time of said program ([0018-0019], [0071-0077], [0087-0088] and [0099-0100]).

As to claim 5, the claimed "An information processing method for use in a system including a personal..." is composed of the same structural elements that were discussed with respect to the rejection of claim 1.

As to claim 6, the claimed "A program storage medium storing a computerreadable program..." is composed of the same structural elements that were discussed with respect to the rejection of claim 1.

As to claim 7, the claimed "An information processing system, comprising..." is composed of the same structural elements that were discussed with respect to the rejection of claim 1.

Claim 8 is met as previously discussed with respect to claim 2.

Claim 9 is met as previously discussed with respect to claim 3.

Claim 10 is met as previously discussed with respect to claim .4

Response to Arguments

4. Applicant's arguments with respect to claims 1-10 have been considered but are most in view of the new ground(s) of rejection. The amendment to the claims

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necessitated the new ground(s) of rejection discussed above. This office action is non-final.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Yukie et al (6,956,833) disclose method, system and devices for wireless data storage on a server and data retrieval.

Ferris et al (2006/0288374) disclose communication system and method.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **ANNAN Q. SHANG** whose telephone number is **(571)272-7355**. The examiner can normally be reached on **700am-400pm**.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Christopher S. Kelley** can be reached on **571-272-7331**. The fax phone number for the organization where this application or proceeding is assigned is **571-273-8300**.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the **Electronic Business Center (EBC) at 866-217-9197 (toll-free)**. If you would like assistance from a **USPTO Customer Service Representative or access** to the automated information system, call **800-786-9199 (IN USA OR CANADA) or 571-272-1000**.

/Annan Q Shang/

Primary Examiner, Art Unit 2623

Annan Q. Shang